\_\_\_\_\_

Case No. 04-43661 RJK Chapter 7

In Re:

Raymond Marshall Beek and Belinda Joy Beek,

Debtors.

#### NOTICE OF HEARING AND MOTION FOR RELIEF FROM STAY

TO: Debtors Raymond Marshall Beek and Belinda Joy Beek; their attorney Malin D.

Greenberg, United States Trustee; and all other entities specified in Local Rule 1204 (a):

- 1. DaimlerChrysler Services North America, L.L.C., successor in interest to Chrysler Financial Company, L.L.C., ('DCS") a secured creditor in this Chapter 7 proceeding, by and through duly authorized and undersigned attorneys, moves the Court for the relief requested below, and gives notice of hearing.
- The Court will hold a hearing on this motion on October 7, 2004, at 2:00
   p.m., before the Honorable Robert J. Kressel, United States Bankruptcy Judge, in Courtroom No.
   8 West, United States Courthouse, 300 South Fourth Street, Minneapolis, Minnesota 55415.
- 3. Any response to this motion must be filed and delivered not later than October 4, 2004, which is three days before the time set for the hearing (excluding Saturdays, Sundays and holidays), or filed and served by mail no later than September 28, 2004, which is seven days before the time set for the hearing (excluding Saturdays, Sundays and holidays).

UNLESS A RESPONSE OPPOSING THIS MOTION IS TIMELY FILED, THE COURT MAY GRANT THE MOTION WITHOUT A HEARING.

- 4. This court has jurisdiction over this motion pursuant to 28 U.S.C. §§ 157 and 1334, Bankruptcy Rule 5005, and Local Rule 1070-1. This is a core proceeding. The petition commencing this Chapter 7 case was filed on June 30, 2004. The case is now pending in this Court.
- 5. This motion arises under 11 U.S.C. § 362 and Bankruptcy Rule 4001. This motion is filed under Fed. R. Bankr. P. 9014 and Local Rules 5005-4, 9006-1, 9013-1 and 9017-1. DCS requests relief from the automatic stay under § 362 of the Bankruptcy Code to foreclose its security interest in certain personal property of the debtors as defined below.
- 6. On April 30, 2001, the debtors, Raymond Beek and Belinda Beek, executed a promissory note and security agreement in favor of DCS, in the original principal amount of \$20,536.59, plus interest thereon at the stated rate, payable according to the terms and conditions therein, a copy of which is attached hereto as **Exhibit "A"**. Security for the promissory note consists of a security interest in a motor vehicle, a 2001 Dodge Neon, VIN # 1B3ES46C11D117929. Proof of perfection of the security interest of DCS is attached hereto as **Exhibit "B"**.
- 7. The promissory note is in default for failure to make payments when due since July 15, 2004, a delinquency in the approximate amount of \$828.56. As of June 30, 2004, the amount due was a payoff balance of approximately \$12,024.59. On information and belief, the value of the vehicle is \$4,325.00 and the debtors have no equity in the vehicle.

- 8. The loan is in default for failure to make payments when due. DCS seeks relief from the automatic stay to foreclose its personal property security interest in the vehicle.
- 9. Pursuant to 11 U.S.C. § 362(d)(1), a creditor may be granted relief from the automatic stay for cause, including lack of adequate protection. DCS believes that cause exists to grant it relief from the automatic stay to foreclose its personal property security interest, for the following reasons:
- a. DCS has not been offered and is not being provided with adequate protection for its interest in the vehicle;
- b. The vehicle subject to the security interest of DCS continues to depreciate and decline in value;
- c. DCS has been unable to verify current proof of insurance on the vehicle; and
  - d. The debtors have stopped making payments to DCS.
- 10. Pursuant to 11 U.S.C. § 362(d)(2), a creditor may be granted relief from the automatic stay, if there is no equity in the property which is the subject of the motion, and property is not necessary for an effective reorganization. Here, the debtors have no equity in the vehicle that is the subject of this motion, and the vehicle is not necessary for an effective reorganization in this Chapter 7 proceeding.

11. If any testimony is necessary on any of the facts relative to this motion, testimony

will be given by Joseph Quigley, or some other representative of the Movant, DaimlerChrysler

Services North America, L.L.C., successor in interest to Chrysler Financial Company, L.L.C.,

whose address is 400 Horsham Road, Horsham, PA 19044.

WHEREFORE, DCS requests entry of an Order granting the relief from the automatic

stay of 11 U.S.C. § 362, to allow it to foreclose its personal property security interest described

above, and for such other and further relief as the court deems just and equitable under the

circumstances.

Dated: September 16, 2004

RIEZMAN BERGER, P.C.

/e/ Marilyn J. Washburn

Marilyn J. Washburn, #0324140 7700 Bonhomme Ave., 7th Floor St. Louis, MO 63105

(314) 727-0101

FAX (314) 727-1086

Attorneys for DCS

Case No. 04-43661 RJK
In Re:
Chapter 7

Raymond Marshall Beek and Belinda Joy Beek,

Debtors.

#### MEMORANDUM OF LAW

#### INTRODUCTION

DaimlerChrysler Services North America, L.L.C., successor in interest to Chrysler Financial Company, L.L.C. ("DCS") has made a motion for relief from the automatic stay. DCS incorporates herein the facts set forth in the notice of hearing and motion for relief from stay.

There is one loan that is the subject of this motion secured by a security interest in a motor vehicle. The loan is in default for failure to make payments when due and DCS has been unable to verify current proof of insurance. DCS seeks relief from the automatic stay to foreclose its personal property security interest. There is no equity in the vehicle.

#### **ARGUMENT**

Pursuant to 11 U.S.C. § 362(d)(1), a secured creditor may be granted relief from the automatic stay, including lack of adequate protection. The motion, filed by DCS, for relief from the automatic stay demonstrates cause for relief from the stay for all reasons set forth in the motion. In the aggregate, these circumstances demonstrate cause for relief from the automatic stay. <u>United Savings Assn. of Texas v. Timbers of Innwood Forest Assoc. Ltd. (In re</u>

Timbers of Innwood Assoc. Ltd.), 484 U.S. 365 (1988).

Also, there is little or no equity in the vehicle that is the subject of this motion and the vehicle is not necessary for an effective reorganization, which allows the stay to be lifted pursuant to 11 U.S.C. §362(d)(2). <u>In re Anderson</u>, 913 F.2d 530, 532 (8th Cir. 1990).

### **CONCLUSION**

Based on the foregoing, DCS requests that the Court issue an Order lifting and terminating the automatic stay provided by 11 U.S.C. §362(a) to permit DCS to enforce and foreclose its personal property security interest.

DATED: September 16, 2004

RIEZMAN BERGER, P.C.

/e/ Marilyn J. Washburn

Marilyn J. Washburn, #0324140 7700 Bonhomme Ave., 7th Floor St. Louis, MO 63105 (314) 727-0101 FAX (314) 727-1086 Attorneys for DCS

Case No. 04-43661 RJK Chapter 7

\_\_\_\_

In Re:

Raymond Marshall Beek and Belinda Joy Beek,

Debtors.

#### UNSWORN DECLARATION FOR PROOF OF SERVICE

Marilyn J. Washburn, an attorney licensed to practice law in this court, and employed by Riezman Berger, P.C., with an office address of 7700 Bonhomme Avenue, 7<sup>th</sup> Floor, St. Louis, Missouri 63105, declares that on the date stated below, I served a **Notice of Hearing for Relief from Stay, Memorandum of Law**and **Proposed Order** upon each of the entities named below by mailing to each of them a copy thereof by enclosing same in an envelope with first class postage prepaid and depositing same in the post office at St. Louis, Missouri, addressed to each of them as follows:

(Debtor)
Raymond Marshall Beek
9911 302nd Ave.
Princeton, MN 55371

(Debtor)
Belinda Joy Beek
9911 302nd Ave.
Princeton MN 55371

(Debtor's Attorney) Malin D. Greenberg 600 S. Hwy 169 Ste. 1525 St. Louis Park, MN 55426 (Chapter 7 Trustee) Terri A. Georgen-Running PO Box 16355 St. Paul, MN 55116

Office of the U.S. Trustee 1015 U.S. Courthouse 300 South 4th Street Minneapolis, MN 55415

And I declare, under penalty of perjury, that the foregoing is true and correct.

Executed: September 16, 2004

Signed: <u>/e/Marilyn J. Washburn</u>

In Re:	Case No. 04-43661 RJK Chapter 7
Raymond Marshall Beek and Belinda Joy Beek,	
· · · · · · · · · · · · · · · · · · ·	otors.
ORI	DER
The above entitled matter before the Cou	rt for hearing on, 2004, on
the motion of DaimlerChrysler Services North A	merica, L.L.C., successor in interest to Chrysler
Financial Company, L.L.C. ("DCS"), seeking rel	lief from the automatic stay of 11 U.S.C. §
362(a). Appearances are as noted in the Court's	record.
Based on the proceedings had on said date	e, the statement of counsel and all the files and
records herein, the Court now find that cause exist	sts entitling DCS to relief from the automatic
stay.	
NOW, THEREFORE, IT IS HEREBY (	ORDERED that:
1. The automatic stay is immediately	terminated as to DCS and DCS is authorized to
proceed with its legal remedies according to state	e law as to the subject motor vehicle,
a 2001 Dodge Neon, VIN # 1B3E	ES46C11D117929.
2. Notwithstanding Fed. R. Bankr. P	2. 4001(a)(3), this Order is effective
immediately.	
DATED at Minneapolis, Minnesota, this	, day of, 2004.
	BY THE COURT:
	Robert J. Kressel United States Bankruptcy Judge

A LEW GUILD CO-SIDIEN) WANT	MPLE INTEREST					Mari .	CDEDITOR ACT	LEDIHATE	AND ADDRESS	<del> </del>	30/2001	Щ	
9911 302ND AVE NW 9911 :			LINDA JOY BEEK 11 302ND AVE NW INCETON MN 55371			VIEWHUR (SE	DTOR (SELECTION CONDENS STATE) INC. 9999 CENTRAL AVE NE 8LAINE MN 55434						
editor on a credit	"us" and "we") agrees to price basis ("Total Sale y and acceptance of the	Price"), sut	ouyer and co pject to the	co-buyer, if any, terms and cor	(collect	tively "Buyer", "you set forth on both	" and "yo	ur") afte and bac	er being quote k of this cont	d both a ca ract, the ve	sh and cred hicle ("Vehi	it price, icle") de	agrees to buy fro scribed below. Yo
SCRIPTION OF V	EHICLE-   YEAR   MAKE   DODGI	E	NEON	VEHICL	IBSES	46C11D117929	Des of Ti	cription ade-in	YEAR 3 MAXE C	HEVROLE 1	MODE	AVALI	ER
	FEDERAL TRI	UTH-IN-LE	NDING D	DISCLOSURE	S				<del>.</del>			-,	
ANNUAL PERCENTAGE RATE The cost of your credit as a yearly rate.  The dollar amount the provided provi		Amount Finance	t Total of Payments E* Tr unt of credit The amount you will put to you or on have paid after you			Total Sale Price  E* The total price of you	e	a. Vehi acce insta	Cash Price  3. Vehicle (including accessories, delivery, installation charges, if any)  b. Sales Tax  c. Documentary Fee  d. Service Contract (optional)  c. ash Price (1a + 1b + 1c + 1d).		17280.00		_
						purchase on cred including your dow payment of 0.00	n-	<ul><li>b. Sale</li><li>c. Doci</li><li>d. Serv</li></ul>			25.	.00 <del>I/A</del>	18139.28
10.65	6805.89	\$ 205	36.59	\$_27342		\$ 27342.48	2.	Downpa	ayment /npayment		2047	.00	
ayment Sched	lule - Your payment sche				1 1/6	IFAL DANASCAITS ADE DAIS		<ul><li>b. Man</li></ul>	iutacturer's Re	bate	1000	.00	
O. OF AMOUNT OF	LIVERMONTHIVE		NO. OF PAYMENTS	AMOUNT OF EACH PAYMENT	□ MON	HEN PAYMENTS ARE DUE	II		ss Allow <b>erpopy</b> \$\$				
<b>I</b>	4.28 06/15/20	DAYMENT)	s	N/A		EGINNING DATE OF PAYMENT)	$\exists \parallel$	d. Pay-	off on Tsasta j	31			
					-		$\exists$		Allowance on - 2d)		-4302	,31	0.00
								f. Dow	inpayment (2a ss than \$0, disc	. + 2b + 2e) close on Line		3	5 0.00
repayment. If yo	u pay off early, you will no	эк nave to pa	y a penaity	:-				-	or the Downpa	•			18139.28
Security Interest.	You are giving us a securi	ity interest in	n the Vehick	e being purchas	ed.		3.	Unpaid a. Unp	Balance of C aid Trade-in Li Paid to:	ash Price († en Ampunt,	le – 2f) Ig be Einapç	eq.**	1255.31
				по ртераутнет т	etunds	interests, nonpayme and penalties. *E means Estima		(ii)	Other Taxes Filing Fees License Fees Certificate of		174		
IJURY AND PROP EHICLE INSURAN REDIT LIFE, CREI	D TO HAVE PHYSICAL DA ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARANY OUT REQUIRED TO OBTA	TO OTHERS I YOUR CHO TEED AUTOR	RANCE. LIA	ABILITY INSURA LUDED IN THIS	ANCE CO CONTRA	and penalties.  "E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA	LY IN	b. Fall	Filing Fees License Fees Certificate of Registration I IRVSLER SE SERVICE C	Title Fees Fees	174 16 NTRACTS 950	.00 .00 N/A	
NJURY AND PROP /EHICLE INSURAN CREDIT LIFE, CREI NSURANCE ARE I NGREE TO PAY TH	ERTY DAMAGE CAUSED T ICE FROM A PERSON OF DIT DISABILITY, GUARANT NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	RANCE. LINIS NOT INCI ICE. MOTIVE PRI AND WILL	ABILITY INSUR, LUDED IN THIS OTECTION COVI NOT BE PROVI	ANCE CO CONTRA ERAGE A DED UN	and penalties.  "E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA	LY IN	b. Pake	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE C I to:	Title Fees Fees	174 16 16 950	.00 .00 N/A	
IJURY AND PROP EHICLE INSURAN REDIT LIFE, CREE ISURANCE ARE I GREE TO PAY TH	ERTY DAMAGE CAUSED T ICE FROM A PERSON OF DIT DISABILITY, GUARANT NOT REQUIRED TO OBTA	TO OTHERS I YOUR CHO TEED AUTOR	RANCE. LINIS NOT INCI ICE. MOTIVE PRI AND WILL	ABILITY INSURA LUDED IN THIS OTECTION COVI NOT BE PROVI	ANCE CO CONTRA ERAGE A DED UN	and penalties.  *E means Estima  *E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A	LY SIN	b. Fall	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE C d to:	Title Fees Fees	174 16 INTRACTS 950	.00 N/A .00 N/A	
NJURY AND PROP IEHICLE INSURAN REDIT LIFE, CREE INSURANCE ARE I IGREE TO PAY THE CREDIT LIFE INSURER INSURED(S)	ERTY DAMAGE CAUSED T ICE FROM A PERSON OF DIT DISABILITY, GUARANT NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	RANCE. LIIIS HOT INCI IS HOT INCI ICE. MOTIVE PRI AND WILL MECH TERM	ABILITY INSUR, LUDED IN THIS  OTECTION COVI NOT BE PROVI	ANCE CO CONTRA ERAGE A DED UN	and penalties.  *E means Estima  *E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A	LY SIN	b. Fall For: c. Paic For: d. Paic	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE C d to:	Title Fees Fees	174 16 INTRACTS 950	.00 .00 N/A	
NJURY AND PROP EHICLE INSURAN REDIT LIFE, CREI NSURANCE ARE I GREE TO PAY TH  CREDIT LIFE NSURER INSURED(S)  WER'S SIGNATURE	ERTY DAMAGE CAUSED T ICE FROM A PERSON OF DIT DISABILITY, GUARANT NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	RANCE LII IS NOT INCI ICE. MOTIVE PRI AND WILL	ABILITY INSURA LUDED IN THIS OTECTION COVE NOT BE PROVE IANICAL BREAKOO P	ANCE CO CONTRA ERAGE A DED UN	and penalties.  *E means Estima  *E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A	LY SIN	b. Pake For: c. Paic For: d. Paic For: e. Paic	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE Cd to:	Title Fees	174 16 INTRACTS 950	.00 N/A .00 N/A N/A N/A	
AUBLY AND PROPEHICLE INSURANCE RELIFE, CRET SIGURANCE ARE INGREE TO PAY THE CONTROLL OF THE CO	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARAN' NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	FRANCE LIA IS HOT INCI ICE .  MOTIVE PRI AND WILL  MECH TERM INSURER BUYERS SIGNA CO-BUYERS SA	ABILITY INSURA LUDED IN THIS O OTECTION COVI NOT BE PROVI IANICAL BREAKOC P R TUTURE	ANCE CO CONTRA ERAGE A DED UN WN PREMIU	and penalties.  *E means Estima  DVERAGE FOR BODI ACT. YOU MAY OBTA AND OTHER OPTION ILESS YOU SIGN A  M \$  *********************************	LY SIN	b. Fall (ii) (iv) (v) b. Fall (iv) (v) For: c. Paid For: d. Paid For: f. Paid (i) (ii)	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE Cd to:  I to:  I to:  I to:  I to:  I to:  J	Title Fees	174 16 INTRACTS 950	.00 N/A .00 N/A N/A N/A	
AUDRY AND PROPERICLE INSURANCE ARE ISURANCE ARE ISURANCE ARE ISUREN SURER NSURER SURENSUREN SUREN SURE	ERTY DAMAGE CAUSED T ICE FROM A PERSON OF DIT DISABILITY, GUARANT NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	RANCE LIA IS NOT INCI ICE.  MOTIVE PRI AND WILL  TERM INSURER SUVERS SIGNA  CO-BUVERS SI	ABILITY INSURALUDED IN THIS INTERPOLATION COVERNOT BE PROVI	ANCE CO CONTRA ERAGE A DED UN WN PREMIU	and penalties.  *E means Estima  DVERAGE FOR BODI ACT. YOU MAY OBTA AND OTHER OPTION ILESS YOU SIGN A  M \$  *********************************	LY SIN	b. Pale For: c. Paic For: e. Paic For: e. Paic (i) (ii) (iii) (iii) (iii) (iii)	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE C it to:  It to Insurance Optional Mec Breakdown Optional Cree Optional Cree Optional Cree Optional Cree Optional Cree Optional Cree Option	Title Fees  RVICE CC ONTRACT  Companies hanical  iii Life ealth	174 16 INTRACTS 950	.00 N/A .00 N/A N/A N/A N/A	1142.00
AJURY AND PROPEHICLE INSURAN ENDIT LIFE, CREUNSURANCE ARE INSURANCE ARE INSURED INSURER	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARAN' NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	RANCE LLI S NOT INCI ICE.  MOTIVE PRI AND WILL  TERM INSURER BUYER'S SIGNA  CD-BUYER'S SH	ABILITY INSURALUDED IN THIS INTERPRETATION COVERNOT BE PROVI	ANCE CO CONTRA ERAGE A DED UN WN PREMIU	and penalties.  *E means Estima  DVERAGE FOR BODI ACT. YOU MAY OBTA AND OTHER OPTION ILESS YOU SIGN A  M \$  *********************************	LY SIN	b. Pale For: c. Paic For: e. Paic For: e. Paic (i) (ii) (iii) (iii) (iii) (iii)	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE Cd to:  d to: d to: d to: d to: Defining Medical	Title Fees  RVICE CC ONTRACT  Companies hanical  iii Life ealth	174 16 INTRACTS 950	.00 N/A .00 N/A N/A N/A N/A	\$ 1142.00 20536,59
AJURY AND PROPERIOR INSURANCE ARE INSURANCE ARE INSURANCE ARE INSURER	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARAN' NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	IRANCE LIA IS NOT INCI ICE MOTIVE PRI AND WILL  MECH TERM INSURER SIGNA CO-BUYER'S SI TYPI PREMIU INSURER	ABILITY INSURA LUDED IN THIS OTECTION COVI NOT BE PROVI IANICAL BREAKOO  ATURE  M \$	ANCE CO CONTRA ERAGE A DED UN WN PREMIU	and penalties.  *E means Estima  DVERAGE FOR BODI ACT. YOU MAY OBTA AND OTHER OPTION ILESS YOU SIGN A  M \$  *********************************	LY IIN AL ND	(ii) (iii) (iv) (v) b. Palet (v) For: c. Paic For: e. Paic (i) (iii) (iii) g. Sub	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE C it to:  It to Insurance Optional Mec Breakdown Optional Cree Optional Cree Optional Cree Optional Cree Optional Cree Optional Cree Option	RVICE COONTRACT  Companies hanical lift Life	174 16 INTRACTS 950 for Insuranc	,00 ,00 ,00 ,00 ,00 ,00 ,00 ,00 ,00 ,00	<u>\$</u>
AJURY AND PROPERIOR INSURANCE ARE INSURANCE ARE INSURANCE ARE INSURER	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARAN' NOT REQUIRED TO OBTA E PREMIUM.	TO OTHERS YOUR CHO TEED AUTOR IN CREDIT	IRANCE LIA IS NOT INCI IS NOT INCI IS NOTIVE PRI MOTIVE PRI AND WILL  MECH TERM INSURER BUYER'S SIGNA  TYPE PREMIU INSURER BUYER'S SIGNA	ABILITY INSURA LUDED IN THIS OTECTION COVI NOT BE PROVI IANICAL BREAKOO  ATURE  M \$	ANCE CO CONTRA ERAGE A DED UN WN PREMIU	and penalties.  *E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A  M \$  M/A	LY LIN ALL ND	(ii) (iii) (iv) (v) b. Pale Force Paice Force Paice Force (i) (iii) (iii) (iii) g. Sub-Amoun	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE Cd to:  It to:  I	RVICE COONTRACT  Companies hanical  iit Life	174 16 INTRACTS 950 for Insuranc	.00 .00 .00 .00 M/A .00 M/A M/A M/A	\$ 20536.59
JURY AND PROP EHICLE INSURAN REDIT LIFE, CREI ISURANCE ARE I ISURANCE ARE ISURANCE AND I SURER NSURER NSURER HOWEN'S SIGNATURE CREDIT DISA INSURER INS	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARAN NOT REQUIRED TO OBTA E PREMIUM.  PREMIUM.  BILITY PREMIUM \$  BILITY PREMIUM \$	TO OTHERS YOUR CHOIL TEED AUTOMIN CREDIT	IRANCE LIA IS NOT INCI IS NOT INCI IS NOTIVE PR MOTIVE PR AND WILL  MECH TERM INSUREF BUYER'S SIGNA CD-BUYER'S SI UND PREMIU INSUREF BUYER'S SIGNA CO-BUYER'S SI	ABILITY INSURA LUDED IN THIS I OTECTION COVI NOT BE PROVI- IANICAL BREAKOC P T ATURE  M \$ R R HTURE	ANCE COOTE/ CONTR/ ERAGE /A DED UN NWN REMIU	and penalties.  *E means Estima  DVERAGE FOR BODI  ACT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A  M \$  M/A	LY IN AL AL STATE OF THE STATE	(ii) (iii) (v) b. Pelot (v) for. Pel	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE Cd to:  It to:  I	Title Fees  RVICE CCONTRACP  Companies hanical lift Life	174 16 INTRACTS 950 for Insurance	.00 .00 .00 .00 M/A .00 M/A M/A M/A	\$ 20536.59
LIJURY AND PROPEHICLE INSURAN REDIT LIFE, CREL ISUBANCE ARE ISUBANCE ARE ISUBANCE ARE ISUBANCE ARE ISUBANCE ISU	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARAN NOT REQUIRED TO OBTA E PREMIUM.  PREMIUM.  BILITY PREMIUM \$  BILITY PREMIUM \$	N - IT IS II his contra	RANCE LINES NOT INCIDE LINES NOT INCIDE LINES SIGNAL INSURERS	ABILITY INSURAL LUDED IN THIS IN OTECTION COVENOT BE PROVIDED IN THIS INTURE IN THE INTURE IN T	RANCE CONTRACTOR OF THE PROPERTY OF THE PROPER	and penalties.  "E means Estim: DVERAGE FOR BODI ACT. YOU MAY OBTA AND OTHER OPTION ILESS YOU SIGN A  M \$ #/A  M \$ #/A  COUGHLY READ CONTAINS any bit OF A COMPL	LLY IN ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	(ii) (iii) (iv) (v) b. Pale For: c. Paic For: e. Paic For: (i) (iii) (iii) (iii) g. Sub-Amoun NTRACES. 2. EILLED	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE Cd to:  It to:  I	Companies hanical litt Life eath + 4c + 4d + 43 a + 4g)  YOU SIGI	174 16  INTRACTS 950  for Insurance 4e + 4f )  All the state of t	.00 N/A	20536.59 ese amounts.
NJURY AND PROP  TEHICLE INSURAN  REDIT LIFE, CREI  MSURANCE ARE I  GREE TO PAY TH  CREDIT LIFE  NSURER  NSURER  OBJURERS SIGNATURE	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF DIT DISABILITY, GUARRAIN NOT REQUIRED TO OBTA E PREMIUM.  PREMIUM.  CAUTION  GUARTINE  CAUTION  Yer: 1. Do not sign the protect your legal rig  IMPORTANT: THIS MA	N - IT IS II his contra ghts. Buy ay be a bin	RANCE LIA IS NOT INCI INCI INCI INCI INCI INCI INCI INCI	ABILITY INSURA LUDED IN THIS OTECTION COVI NOT BE PROVI  IANICAL BREAKOC  P  ATURE  GONATURE  INT THAT YOU I YOU rEAD IT O	ANCE CO CONTRA FRAGE A DED UN NWN REMIU J THOF J TH	and penalties.  "E means Estima  DVERAGE FOR BODI ACT. YOU MAY OBTA AND OTHER OPTION ILESS YOU SIGN A  M \$ #/A  M	LLY IN ALL ALL ALL ALL ALL ALL ALL ALL ALL AL	(ii) (iii) (iv) (v) b. Pale For: c. Paic For: e. Paic For: (i) (iii) (iii) (iii) g. Sub-Amoun NTRACES. 2. EILLED	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE Cd to:  It to:  I	Companies hanical lit Life eath + 4c + 4d + 3a + 4g)  YOU SIGI	174 16  INTRACTS 950  for Insurance 4e + 4f )  All the state of t	.00 N/A	\$ 20536.59 ese amounts.
NJURY AND PROP VEHICLE INSURAN CREDIT LIFE, CREI NSURANCE ARE I GAREE TO PAY TH  CREDIT LIFE INSURER INSURER INSURED(S) VEH'S SIGNATURE  O BUYER'S SIGNATURE  O-BUYER'S SIGNATURE	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF ICE FROM INTO THE PERSON OF ICE FROM INTO TH	N - IT IS II his contra ghts. Buy ay be a bin HE CREDIT	IRANCE LINIS NOT INCIDE  IS NOT INCIDE  MOTIVE PRI MECH TERM INSURER SIGNA  CO-BUYER'S SIGNA  CO-BUYER'S SIGNA  CO-BUYER'S SIGNA  MPORTAI  Ct before ER ACKN  DING CON' SIGNA  TOR (SEL	ABILITY INSURAL LUDED IN THIS INTURE PROVING BE PROVING	ANCE CONTRA CONT	TE means Estima  "E means Estima  DVERAGE FOR BODI  CIT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A  M \$ #/A  M \$ #/A  ROUGHLY READ  CONTAINS ANY DEPOSI  LOSE ANY DEPOSI  LOSE ANY DEPOSI  CHRY	SLER F	(ii) (iii) (iv) (v) b. Felik Force Paice Force F	Filing Fees License Fees Certificate of Registration I RWSLER SE SERVICE Cd to:  I	Title Fees  RVICE COONTRACT  COMPANIES  Annical  It Life	174 16 INTRACTS 950 for Insurance 4e + 4f ) trion of certain IT. an exact contract. To its tel	.00 N/A	20536.59 ese amounts.
NJURY AND PROP VEHICLE INSURAN CREDIT LIFE, CREI NSURANCE ARE I GREDIT LIFE INSURER INSURED(S)  VIEWS SIGNATURE  CREDIT DISAI INSURED(S)  VIEWS SIGNATURE  O-BUYERS SI	ERTY DAMAGE CAUSED I ICE FROM A PERSON OF ICE FROM ICE ICE ICE FROM ICE ICE FROM ICE ICE ICE FROM ICE ICE ICE FROM ICE	N - IT IS II his contra ghts. Buy ay be a bin HE CREDIT	IRANCE LINIS NOT INCIDE  IS NOT INCIDE  MOTIVE PRI MECH TERM INSURER SIGNA  CO-BUYER'S SIGNA  CO-BUYER'S SIGNA  CO-BUYER'S SIGNA  MPORTAI  Ct before ER ACKN  DING CON' SIGNA  TOR (SEL	ABILITY INSURAL LUDED IN THIS INTURE PROVING BE PROVING	ANCE CONTRA CONT	TE means Estima  "E means Estima  DVERAGE FOR BODI  CIT. YOU MAY OBTA  AND OTHER OPTION  ILESS YOU SIGN A  M \$ #/A  M \$ #/A  ROUGHLY READ  CONTAINS ANY DEPOSI  LOSE ANY DEPOSI  LOSE ANY DEPOSI  CHRY	SLER F	(ii) (iii) (iv) (v) b. Felik Force Paice Force F	Filing Fees License Fees Certificate of Registration I RVSLER SE SERVICE Cd to:  It to:  I	Title Fees  RVICE COONTRACT  COMPANIES  Annical  It Life	174 16 INTRACTS 950 for Insurance 4e + 4f ) trion of certain IT. an exact contract. To its tel	.00 N/A	\$ 20536.59 ese amounts. the contract y

EXHIBIT A

84-291-5208 (9/99) MN SIMPLE INTEREST (BACK)

#### TERMS AND CONDITIONS

- PAYMENT: You agree to make all payments when they are due. Accepting a late payment or late charge does not change your payment due date. You may prepay your debt wij at penalty. This is a simple interest contract. Your final payment may be larger or smaller, depending on whether you make, payments late or early. Your payment will be applied first to the earned and unpaid part of the Finance Charge, then to the unpaid Amount Financed and then to any other amounts due. The Finance Charge is earned by applying the Annual Percentage Rate divided by 365 to the unpaid Amount Financed for the number of days outstanding.
- SECURITY AGREEMENT: You give us a security interest in the Vehicle and all parts or other goods put on the Vehicle; all money or goods received for the Vehicle; and all insurance policies and service contracts financed by you in this contract, and any rebate or refunds which relate to those policies or contracts. This secures payment of all amounts you owe in this contract.
- USE OF VEHICLE: You agree to maintain the Vehicle in good condition and obey all laws; keep the Vehicle free from the claims of others; and obtain our written consent prior to transferring your equity in the Vehicle, subleasing or renting the Vehicle, or taking the Vehicle outside the United States for more than
- 4. WARRANTIES: If the Vehicle is for personal use and we, or the Vehicle's manufacturer, extend a written warranty or service contract covering the Vehicle within 90 days from the date of the contract, you get Implied warranties of merchantability and fitness for a particular purpose covering the Vehicle. Otherwise, you agree that there are no such implied warranties.
- 5. INSURANCE: You must injury ourself and us against loss or damage to the Vehicle and provide us proof of that insurance. We must approve the type and amount of insurance. Whether or not the Vehicle is insured, you must pay for it if it is ost, damaged or destroyed. You agree that we may endorse your name upon any check or draft representing payment made by an insurance company for a loss felated to the
- 6. DEFAULT: You will be in default if you do not make a payment when it is due; you do not keep any promise in this contract; you file a bankruptor petition or one is filed against you; your Vehicle is sezed by any local, state or federal authority; you provided information on the credit application which was not true and accurate; or you breach any promise, representation or warranty you have made in this contract.

sess your Vehicle, we may:

Require you to pay the unpaid Amount Financed, the earned and unpaid part of the Finance Charge and all other amounts due; sue you to collect the amount you owe; without the use of force or other breach of

the peace, enter the premises where the Vehicle may be, and lawfully repossess (take back) the Vehicle including equipment or accessories; take goods found in the Vehicle and hold them for you for thirty (30) days, and if you do not claim the goods during that period, we can dispose of them and have no liability to you and cancel any Credit Life. (redft Disability, Guarinteed Automotive Protection Coverage, Extended Warranty or other optional insurance financed by you under this contract, and apply the refunded premium-to your outstanding balance. THE REPORT

If we repossess the Vehicle, we will send you a notice, it will state that you may redeem the Vehicle and the amount needed to redeem. You may redeem the Vehicle until we self it. The money from the sale, less allowed expenses, will be applied to the amount you owe. If there is any money left, we will pay it to you if the money from the sale is not enough, you will pay what is still owed to us plus interest. If you bought the Vehicle for personal, family or household use and the total amount of credit was \$5,100 or less, you will not be lable for any deficiency. Allowed expenses are those which we are entitled to by law in any lawful activity to obtain possession of, recondition, aind dispose of the Vehicle after default. If you default, and we hire an attorney who is not one of our salaried employees to collect what you owe, you agree to pay reasonable attorney's fees, not to exceed fifteen percent (15%) of the unpaid balance of this contract and court costs.

- ASSIGNMENT: You understand that this contract will be assigned to Assignee. Assignee will acquire all of our interest in this contract and in the Vehicle including the right to receive all
- GENERAL: Notice to you is sufficient if mailed to your last address known by us. If the law does not allow a part of this contract, that part will be void. The remaining parts will be enforceable. If there is more that one Buyer, their obligation shall be joint and several. Any delay or ormission by us in enforcing our rights shall not act as a waiver
- 9. DEFERRED PAYMENTS: Any change in this contract must be in writing and signed by all the parties, however, if permitted by law, extensions, deferrals and due date changes may be agreed to orally by you and us, and we will send you a written confirmation of our agreement. Interest will continue to accrue until the next payment is received. Any deterral would not extend any purchased insurance coverage you
- 10. GOYERNING LAW: This contract shall be governed by the laws of the State of Minnesota except, if the Vehicle is repossessed, then the law of the state where the Vehicle is repossessed, the repossession. Repossession effected through legal process will be governed by the laws of the state in which such process is brought.

NOTICE: THE INFORMATION YOU SEE ON THE WINDOW FORM FOR THIS VEHICLE IS PART OF THIS CONTRACT. INFORMATION ON THE WINDOW FORM OVERRIDES ANY CONTRARY PROVISIONS IN THE CONTRACT OF SALE.

The preceding NOTICE applies if the Vehicle is a used vehicle as shown on the front of this contract and if this contract is a contract of safe under the FTC Used Motor Vehicle Trade Regulation Rule.

INDITION ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

The preceding NOTICE applies to goods or services obtained primarily for personal, family or household use.

#### ARBITRATION CLAUSE

#### IMPORTANT ARBITRATION DISCLOSURES

The following Arbitration Clause significantly affects your rights in any dispute with us.

Please read these disclosures and the Arbitration Clause carefully before you sign this contract.

- 1. If either of us chooses, any dispute between us will be decided by arbitration and not in court.
- 2. If a dispute is arbitrated, each of us will give up our right to a trial by the court or a jury trial.
- 3. If a dispute is arbitrated, you will give up your right to participate as a class representative or class member on any class claim you may have against us.
- . The information that can be obtained in discovery from each other in an arbitration is generally more limited than in a lawsuit.
- 5. Other rights that each of us would have in court may not be available in arbitration.
  6. Even if a dispute is arbitrated, your vehicle may still be repossessed if you do not honor your contract and either of us may seek provisional remedies from a court.

Any claim or dispute, whether in contract, tort or otherwise (including the interpretation and scope of this clause and the arbitrability of any issue), between you and us or our employees, agents, successors or assigns, which arise out of or relate to this contract or any resulting transaction or relationship (including any such relationship with third parties who do not sign this contract) shall, at your or our election (or the election of any such third parties of the party), be resolved by a neutral, binding arbitration and not by a court action. Any claim or dispute is to be arbitrated on an individual basis and not as a class action. Whoever first demands arbitration may choose the applicable rules of the American Arbitration Association ("AAA"), which may be obtained by calling 1-800-748-7879, or the applicable rules of J.A.M.S./Endispute, which may be obtained by calling 1-800-448-1660.

Whichever rules are chosen, the arbitrators shall be attorneys or retired judges and shall be selected in accordance with the applicable rules. The arbitration award shall be in writing, but without a supporting opinion. The arbitration hearing shall be conducted in the federal district in which you reside. If you demand arbitration first, you will pay one half of any arbitration filing fee. We will pay the rest of the filing fee, and the whole filing fee if we demand arbitration first. We will pay the arbitration costs and fees for the first day of arbitration, up to a maximum of eight hours. The arbitrator shall decide who shall pay any additional costs and fees.

This contract evidences a transaction involving interstate commerce. Any arbitration under this Arbitration Clause shall be governed by the Federal Arbitration Act (9 U.S.C. § 1 et. seq.).

Notwithstanding this provision, both you and we retain the right to exercise self-help remedies and to seek provisional remedies from a court. Neither you nor we waive the right to arbitrate by exercising self-help remedies, filling suit, or seeking or obtaining provisional remedies from a court. Judgment upon the award rendered by the arbitrator may be entered in any court having jurisdiction.

#### ASSIGNMENT

In return for purchase of this Contract, the Setter sells to Assignee; the entire interest in this Contract; and authorizes Assignee to collect and discharge obligations of the Contract and its assignment

Seller represents and warrants to Assignee that: (a) this Contract arose out of the sale of the disclosed Vehicle; (b) this Contract is legally enforceable against the Buyer; (c) the Buyer has the capacity to contract and paid the downpayment; (d) the Buyer is purchasing the Vehicle for the Buyer's use; (e) the Contract contains an accurate representation of statements made by the Buyer; there is no inaccuracy or misrepresentation in any statement made by or one behalf of the Buyer including those in the credit application, furnished to Assignee by an one behalf of the Buyer before signing the Contract; (g) no material fact relating to the Vehicle was misrepresented; (h) all insurance documentation will be delivered by the Buyer within legal time limits; (i) there is no fact which invalidates or reduces the value of the Contract; (g) Buyer obtained Physical Damage insurance on the Vehicle per Assignee's requirements; (k) Assignee has a first liver on the Vehicle title; (l) title will be applied for within 10 days of the delivery of the Vehicle; (m) any co-buyers were provided notices required by law; (n) Seller will perform all warranty work that was agreed to with Buyer; (a) the Seller is licensed as required by law.

Should any of the above representations and warranties prove to be false or incorrect in any respect, and without regard to Selter's knowledge or lack of knowledge, or Assignee's reliance, Selter unconditionally, and with walver of all defenses, agrees to pay to Assignee immediately on demand the full unpaid balance of this Contract, in principal, interest, costs, expenses, and attorney's fees. Selter further agrees under all circumstances to indemnify, and to save and to hold Assignee, and its parent and affiliates, and its and their officers, employees, agents and attorneys, harmless from any and all liability, costs, and expense (including without limitation, reimbursement of attorney's fees and court costs), resulting from the assertion of any claim, counter-claim, defense, or recoupment by Buyer with respect to the Vehicle, the purchase of the Vehicle, the compliance, content, completion and execution of this Contract, or in any way related thereto.

Seller agr	ees to the initialed paragraph below. If none are initialed, the assignment is made on a "Full Repurchase Obligation" basis.
76	Without Recourse or Payment Obligation, except in the circumstances noted above.
	Full Payment Obligation - Should Buyer default under this Contract at any time, Seller unconditionally, and with waiver of all defenses, agrees to pay to Assignee immediately on demand the full unpaid balance owing under this Contract, in principal, interest, costs, expenses, and attorney's fees.
	Limited Payment Obligation - Should Buyer default under this Contract at any time, Selier unconditionally, and with waiver of all defenses and rights of subrogation, agrees to pay Assignee immediately on demand the unpaid principal balance then owed under this Contract up to a maximum of \$\frac{5}{2}^{1} \frac{11}{1}^{1} \frac{1}{1}^{1} \frac{1}{1}
	Full Repurchase Obligation - Should Buyer default under this Contract at any time and Assignee obtains possession of the Vehicle by any means, Seller unconditionally, and with waiver of all defenses, agrees to purchase the Vehicle from Assignee at private sale for an amount equal to the full unpaid balance then owed under this Contract, in principal, interest, costs, expenses, and attorney's fees.
	Limited Repurchase Obligation - Should Buyer default under this Contract during the firstmonths of the Contract term, and Assignee obtains possession of the Vehicle by any means, Seller unconditionally, and with waiver of all defenses, agrees to purchase the Vehicle from Assignee at private sale for an amount equal to the then unpaid balance under the Contract, in principal, interest, costs, expenses and attorney's fees.

MINNESOTA DEPARTMENT OF PUBLIC SAFETY
DRIVER & VEHICLE SERVICES DIVISION
445 MINNESOTA ST., ST., PAUL, MN 55101
CONFIRMATION OF CIEN PERFECTION - DEBTOR NAME AND ADDRESS

1008066992 First Class US Postage PAID Permit No. 171 St. Paul MN

BEEK RAYMOND MARSHAL BEEK BELINDA JOY 9911 303RD AVE NW PRINCETON MN 55371

**GDF292** 

DODG 4DNSS G1410N035 01 Year Make Model Title NR. 1B3ES46C11D117929 04/30/01 NO VIN Security Date Rebuilt

1ST SECURED PARTY

**LIEN HOLDER** 

RETAIN THIS DOCUMENT - See reverse side of this form for removing this lien.

> CHRYSLER FINANCIAL CO LLC 1650 W 82ND ST #1150 BLOOMINGTON NN 55431-1477



In Re:

Case No. 04-43661 RJK

Chapter 7

Raymond Marshall Beek and Belinda Joy Beek,

Debtors.

### **VERIFICATION**

I, Joseph M. Quicken employee of DaimlerChrysler Services North America,

L.L.C. named in the foregoing Notice of Hearing and Motion for Relief from Stay, declare under penalty of perjury that the foregoing is true and correct according to the best of my knowledge, information and belief.

DATED: <u>09//4</u>, 2004

SIGNED: